5 Pomenco

ACKIS DV JI 31 JE

NATURE OF CHARGE: Misbranding, Section 403 (e) (2), the article failed to bear a label containing an accurate statement of the quantity of the contents, since it was short of the declared weight.

Disposition: April 24, 1952, A default decree of forfeiture was entered, and the court ordered that the product be delivered to a charitable institution.

## CEREALS AND CEREAL PRODUCTS

## BAKERY PRODUCTS

18254. Adulteration of bread, buns, and muffins (rolls). U. S. v. David William Williams (Piggott Bakery), Plea of nolo contendere. Fine, \$250.

Information Filed: November 20, 1951, Eastern District of Arkansas, against David William Williams, trading as Piggott Bakery.

ALLEGED SHIPMENT: On or about June 18 and 23, 1951, from the State of Arkansas into the State of Missouri.

LABEL, IN PART: "Sliced Town Toast Bread," "Old Time Home Made Bread," "Whole Wheat Bread," "Sandwich Buns," and "Old English Muffins."

NATURE OF CHARGE: Adulteration, Section 402 (a) (3), the articles consisted in part of filthy substances by reason of the presence of insect parts, rodent hair fragments, flies, larvae, larval head capsules, feather fragments, and mites; and, Section 402 (a) (4), the articles had been prepared and packed under insanitary conditions whereby they may have become contaminated with filth.

DISPOSITION: April 7, 1952. A plea of nolo contendere having been entered, the court imposed a fine of \$250.

## CORNEMEAL AT MOOD TO BOLLEY

18255. Adulteration of corn meal. U. S. v. 50 Bales, etc. (F. D. C. No. 31520. Sample Nos. 22071-L, 22072-L.)

LIBEL FILED: September 12, 1951, Southern District of Alabama.

ALLEGED SHIPMENT: On or about August 1, 1951, from Memphis, Tenn.

Product: 50 bales, each containing 10 5-pound bags, and 33 bales, each containing 5 10-pound bags, of corn meal at Prichard, Ala.

NATURE OF CHARGE: Adulteration, Section 402 (a) (3), the article consisted in whole or in part of a filthy substance by reason of the presence of insects. The article was adulterated while held for sale after shipment in interstate commerce.

DISPOSITION: December 17, 1951. Default decree of condemnation. The court ordered that the product be delivered to a public institution, for use as stock feed.

## inglesited to straic**FLOUR** on

Nos. 18256 to 18261 report actions involving flour that was insect- or rodent-infested, or both. The flour reported in No. 18262 failed to meet the standard for enriched flour.

18256. Adulteration of flour. U. S. v. 56 Bags, etc. (F. D. C. No. 31350. Sample Nos. 13681-L to 13684-L, incl.)

LIBEL FILED: July 16, 1951, District of New Mexico.